IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITED STATES OF AMERICA,	§	
	§	
Plaintiff,	§	
	§	
vs.	§	Case No. 3:20-CR-283
	§	
ARCHIBALD, PHILIP,	§	
	§	
Defendant.	§	

ORDER

On this day the Court considered the Defendant's Motion for Continuance of Pretrial Dates. After careful consideration of the pleadings and arguments of counsel, the Court finds as follows:

- The defendant's request is made knowingly, intelligently and voluntarily.
- The continuance is required to assure the necessary time for counsel to effectively prepare for trial, taking into account the exercise of due diligence.
- 3. The ends of justice served by granting the defendant's request outweigh the best interest of the public and the defendant in a speedy trial.

IT IS ORDERED that Defendant's Motion for Continuance is GRANTED / DENIED and the deadlines are as follows:

This	case	1S	reset	for	Final	Pre-Trial	Conference	on
				at	am iı	n Courtroom	, United	States
Court	house, _		, T	exas, a	t which	time dates f	or Jury Selection	on and
Trial	will be	deter	mined.	Couns	el shall	be prepared	d to commenc	e jury
select	ion and	trial t	he follov	ving da	y and co	ontinuing th	ereafter.	
The fo	ollowing	g dead	llines sha	all appl	y in this	case.		
			Any ı	motion	to supp	ress shall be	filed with the	court.
			Any	motion	for cor	ntinuance sh	all be filed wi	th the
court.								
			Coun	sel for	the Gov	vernment sha	all deliver to co	ounsel
for De	efendan	t(s) pr	oposed j	ury ins	truction	S.		
			The p	parties	shall no	tify the Cou	rt of any signe	d plea
agreei	ment an	d fact	ual basis	s for th	e plea.	Notification	n shall be telep	phone,
fax or	email.	After	this dead	dline, r	no plea a	greement w	ill be honored	by the
court	without	good	cause sh	own.				
			If the	e parti	es do r	not notify t	he Court of a	ı plea
agreei	ment as	provi	ded abov	ve, def	ense cou	ınsel shall d	eliver to couns	sel for
the G	overnm	ent an	y additio	onal ju	ry instru	actions desir	red by Defenda	ant(s).
If two	or m	ore D	efendan	ts are	represei	nted by sep	arate counsel,	their
submi	ssion m	ust be	e made jo	ointly.				
			Coun	sel fo	or Defe	ndant(s) an	d counsel fo	or the
Gove	nment s	shall c	onfer to	determ	ine whic	ch jury instru	actions can be a	agreed
upon.								

	Parties shall file any motions in limine
	Counsel for the Government and counsel for the
Defendant(s	s) shall:
A	Jointly file agreed upon instructions;
9	Each file any proposed instructions that were not agreed upon, citing the authority for each instruction. (Any party seeking to file proposed jury instructions after the deadline may do so only with leave of Court.);
j	Each file any objections to the other's proposed jury instructions. Objections must be written, specific, cite authority, and include any alternate instructions counsel deem more appropriate;
D. 1	Each file proposed voir dire questions;
	If counsel believes that a written response to a particular motion in limine is needed, file it;
; 1 1	Each provide the court with a list of witnesses, a list of exhibits anticipated to be introduced during trial, and a copy of each marked exhibit. All exhibits to be used for trial shall be premarked numerically and in succession. Counsel shall provide the court the original and two (2) copies of each list and marked exhibit.
GNED this	_ day of August, 2020.
	United States District Judge